

United States Bankruptcy Court
Southern District of New York

IN RE

DPH Holding Corp, et al.
Reorganized Debtors

Chapter 11
Case No. 05-1448 (RD)
Jointly Administered
U.S. BANKRUPTCY COURT
S.D.N.Y.
MAR 11 1:58 PM

Response from Sharyl Zvette Carter.

I Sharyl Z. Carter reside at 1541 Lasalle Ave #1
Niagara Falls, New York, 14301. My numbers are (716)
282-3624 and (937) 382-8072.

I object to All the Debtors and their affiliates
Debtors Plans, and their objection to all my claims.
I never received any Severance benefits from the
Debtors, as I am entitled too. I did not sign any
package from the Debtors signing off my rights, pay
Duts, etc. I am an active employee with the
Debtors, but without Health Insurance, I am on
Unemployment whenever that is allowed for
Payments. If these benefits are, or were

paid, to who then, not me Sharyl Y. Carter. I can not give an amount of the ~~SECURANCE~~ claims, and any other amount that the Debtors are aware that they owe me. That is another reason for such a large amount I have on my proof of claims. The Debtors do owe me a large amount of money, but the Debtors and their affiliates Debtors are objecting and refusing to pay me, or owe up to any amounts.

Again I Sharyl Y. Carter object to any Plan of the Debtors - Reorganized Debtors and their affiliate Debtors. I am responding by the deadline of March 11, 2010 at 4:00 pm. See above date. This objection and I disagree with the forty fifth Omnibus Claims and any other Plan of the Debtors and their affiliates Debtors. I also disagree and object to my claims to be disallowed and expunged as the Debtors are requesting.

I ask the Courts to allow all my claims against the Bebtors and their affiliates. The Bebtors have all documentation, information which relates to all my claims. I Sharyl Y. Carter listed an amount of \$50 million for my claims, since the Bebtors first stated I do not have any claims against them, or I did not give the Bebtors any documents, evidence, etc. I continue to go with that amount above until the Bebtors and their affiliate Bebtors, the Courts, and I can work out another amount. The Bebtors and their affiliates Bebtors continue to state my claims as duplicates, and also that the Bebtors are not responsible in owing me Sharyl Y. Carter any amounts, or not do any amounts show on their book and Records. Again I Request, and Respectfully

ask the courts to have all the debtors and their affiliates debtors produce, give up all any any books and records, evidence, notes, and etc to the courts and myself, Sharyl Y. Carter. If the debtors are not liable for these programs that started under their company and debtors, affiliates debtors then who are responsible. All, each companies, debtors are placing the blame on each other, or denying claims all together. I do and ask the courts to allow all my claims against the debtors.

I Sharyl Y. Carter also disagrees, and object to the debtors terminating Health Care Benefits and Life Insurance Benefits, and any other benefits from the debtors. I was under the understanding that I was insurance through the year 2012-march, not be

Case No. 05-44481-546

terminated in November 2009. The Rebtas stated that old Severance plan was terminated at will. Claims under old Severance plan were not enforceable, even if this plan was already decided in arbitration in Federal Courts?

As for my workers compensation claims the Rebtas and their affiliates Rebtas are, or at (1st) first stated I did not have any workers compensation claims, now it's the Rebtas placing the blame on each other. Which means my claims can be under another case no, Court room, I Sheryl Y. Carter would like to know what claims are in certain Court rooms, and now. I hope that all my claims are being handle correctly, and placed in the correct Court. As I continue to respond and answer all of my claims in a timely manner before the dead line. When I am given the correct information on time, since I am handling

my Claims Prose, by myself, I believe. I
Sheryl Z. Carter respectfully, ask the Courts
to allow all my claims, including my Workers
Compensation Claims. Also Allowing Severance
Claims, as all of my claims should be Allowed.
I ask the Courts to Allow all my claims
against the Debtors and their Affiliates
Debtors, also in all Exhibits A-G and the
Rest of any other exhibits concerning my claims.
I Sheryl Z. Carter Request again for the
Debtors and their Affiliates Debtors to produce
and show all records that matches, or show
proof of amounts that is to be given to me.
The Debtors do not feel that they owe me
any amounts, denies all my claims I have
against them, the Debtors and their Affiliates
Debtors. I ask the courts again to allow
all my claims and amounts of my claims.
If those amounts are not allowed,
we have to agree on another high amounts.

Sharyl Y. Carter
Case No. 05-44481 7 of 9

All my, Sharyl Y. Carter claims against the Debtors and their Affiliates Debtors, Belphi Corporation, Gm Components, Holding LLC, General Motors Company, Motors Liquidation Company, DIP Holdco 3 (which assigned its rights to DIP Holdco LLP, Sub-Sequenced Renamed Belphi Automotive LLP, a United Kingdom limited liability partnership) and others in the Master Disposition Agreement, as stated by the Debtors, also DPH Holdings Corp, Reorganized Debtors, and any other of the Debtors and their Affiliates Debtors, should be allowed by the Courts.

The Debtors and their affiliate Debtors Plans, are in the best interest of the Debtors, not the claimants, or for me Sharyl Y. Carter. I have no problems with participating in the meet and confer telephonically on any of my Sharyl Y. Carter against the Debtors.

If any when I have to appear (Sharyl Y. Carter) at an Hearing and if I should have to Rely on any witness that I have listed in my previously deposition, I hope those witnesses can be located to testify on my behalf with all the evidence, notes, grievances, documentation, books and records that the Leblons and their affiliates have already in their possession, that I presented for my claims already. I disagree with the Leblons that a witnesses should be tricked if they're not given a declarants affidavit prior to the hearing on my behalf. Since I was misled and misrepresented by several of my ex-attorneys who handled my claims against the Leblons, if I need to rely on my witnesses and any information from my depositions, that information, and all should be allowed by the courts, I ask.

Sharyl Y. Carter 9 of 9
Case NO DO-44481

I Sharyl Y. Carter object and disagree with any and all the Debtors and their Affiliates Debtors Plans that they the Debtors may have in this Court and any other Courts concerning all my claims against the Debtors. I am filing my Reply, Response by the deadline date of March 11, 2010.

Sincerely
Sharyl Y. Carter



2335 Alaska Avenue
El Segundo, California 90245

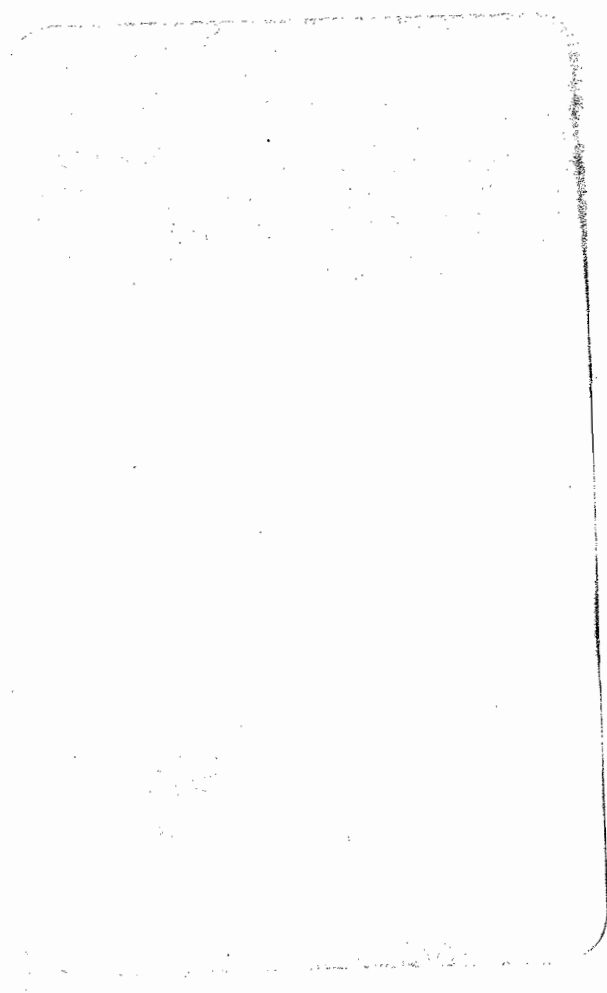
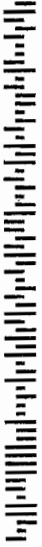


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2/16/2010

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UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

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	:	
In re	:	Chapter 11
	:	
DPH HOLDINGS CORP., <u>et al.</u> ,	:	Case No. 05-44481 (RDD)
	:	
Reorganized Debtors.	:	(Jointly Administered)
	:	
-----X		

NOTICE OF OBJECTION TO CLAIM

Sharyl Yvette Carter:

DPH Holdings Corp. and certain of its affiliated reorganized debtors and in the above-captioned cases (collectively, the "Reorganized Debtors"), successors to Delphi Corporation and certain of its affiliates, debtors and debtors-in-possession (the "Debtors"), are sending you this notice. According to the Reorganized Debtors' records, you filed one or more proofs of administrative expense in the Debtors' reorganization cases. Based upon the Reorganized Debtors' review of your proof or proofs of administrative expense, the Reorganized Debtors have determined that one or more of your claims for an administrative expense under 11 U.S.C. § 503(b)(1) (each, an "Administrative Claim") identified in the table below should be (a) disallowed and expunged, (b) modified, or (c) allowed, as the case may be, as summarized in the table below and described in more detail in the Reorganized Debtors' Forty-Fifth Omnibus Objection Pursuant To 11 U.S.C. § 503(b) And Fed. R. Bankr. P. 3007 To (I) Expunge Certain Administrative Expense (A) Severance Claims, (B) Books And Records Claims, (C) Duplicate Claims, (D) Pension And Benefit Claims, And (E) Transferred Workers' Compensation Claims, (II) Modify And Allow Certain Administrative Expense Severance Claims, And (III) Allow Certain Administrative Expense Severance Claims (the "Forty-Fifth Omnibus Claims Objection"), dated February 12, 2010, a copy of which is enclosed (without exhibits). The Reorganized Debtors' Forty-Fifth Omnibus Claims Objection is set for hearing on March 18, 2010 at 10:00 a.m. (prevailing Eastern time) before the Honorable Robert D. Drain, United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"), 300 Quarropas Street, Courtroom 118, White Plains, New York 10601-4140. AS FURTHER DESCRIBED IN THE ENCLOSED FORTY-FIFTH OMNIBUS CLAIMS OBJECTION AND BELOW, THE DEADLINE FOR YOU TO RESPOND TO THE REORGANIZED DEBTORS' OBJECTION TO YOUR ADMINISTRATIVE CLAIM(S) IS 4:00 P.M. (PREVAILING EASTERN TIME) ON MARCH 11, 2010. IF YOU DO NOT RESPOND TIMELY IN THE MANNER DESCRIBED BELOW, THE ORDER GRANTING THE RELIEF REQUESTED MAY BE ENTERED WITHOUT ANY FURTHER NOTICE TO YOU OTHER THAN NOTICE OF ENTRY OF AN ORDER.

allowed amounts of each such Administrative Claim will be distributed pursuant to (a) the terms of the agreement giving rise to such Administrative Claim and (b) the provisions of the Master Disposition Agreement that provide that such Administrative Claims are to be paid by and/or are the responsibility of a Company Buyer (as defined in the Master Disposition Agreement).

Date Filed	Claim Number	Asserted Claim Amount ¹	Basis For Objection	Treatment Of Claim	Surviving Claim Number (if any)
07/01/2009	17094	\$50,000,000.00	Books And Records Claims	Disallow And Expunge	
07/07/2009	17773	\$0.00	Books And Records Claims	Disallow And Expunge	

If you wish to view the complete exhibits to the Forty-Fifth Omnibus Claims Objection, you can do so at www.dphholdingsdocket.com. If you have any questions about this notice or the Forty-Fifth Omnibus Claims Objection to your Administrative Claim, please contact the Reorganized Debtors' counsel by e-mail at dphholdings@skadden.com, by telephone at 1-800-718-5305, or in writing at Skadden, Arps, Slate, Meagher & Flom LLP, 155 North Wacker Drive, Chicago, Illinois 60606 (Att'n: John Wm. Butler, Jr., John K. Lyons, and Joseph N. Wharton). Questions regarding the amount of an Administrative Claim or the filing of a Claim should be directed to Kurtzman Carson Consultants LLC, the Debtors' claims and noticing agent, at 1-888-249-2691 or www.dphholdingsdocket.com. CLAIMANTS SHOULD NOT CONTACT THE CLERK OF THE BANKRUPTCY COURT TO DISCUSS THE MERITS OF THEIR CLAIMS.

THE PROCEDURES SET FORTH IN THE ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 2002(m), 3007, 7016, 7026, 9006, 9007, AND 9014 ESTABLISHING (I) DATES FOR HEARINGS REGARDING OBJECTIONS TO CLAIMS AND (II) CERTAIN NOTICES AND PROCEDURES GOVERNING OBJECTIONS TO CLAIMS, ENTERED DECEMBER 7, 2006 (THE "CLAIMS OBJECTION PROCEDURES ORDER"), AND THE ORDER PURSUANT TO 11 U.S.C. §§ 105(a) AND 503(b) AUTHORIZING DEBTORS TO APPLY CLAIMS OBJECTION PROCEDURES TO ADDRESS CONTESTED ADMINISTRATIVE EXPENSE CLAIMS, ENTERED OCTOBER 22, 2009 (THE "ADMINISTRATIVE CLAIMS PROCEDURES ORDER"), APPLY TO YOUR PROOFS OF ADMINISTRATIVE EXPENSE THAT ARE SUBJECT TO THE REORGANIZED DEBTORS' OBJECTION AS SET FORTH ABOVE. A COPY OF BOTH THE CLAIMS OBJECTION PROCEDURES ORDER AND THE ADMINISTRATIVE CLAIMS PROCEDURES ORDER IS INCLUDED HERewith. THE FOLLOWING SUMMARIZES THE PROVISIONS OF THOSE ORDERS BUT IS QUALIFIED IN ALL RESPECTS BY THE TERMS OF THAT ORDER.

If you disagree with the Forty-Fifth Omnibus Claims Objection, you must file a response (the "Response") and serve it so that it is actually received by no later than 4:00 p.m. (prevailing Eastern time)

¹ Asserted Claim Amounts listed as \$0.00 generally reflect that the Administrative Claim amount asserted is unliquidated.

The Bankruptcy Court will consider only those Responses made as set forth herein and in accordance with the Claims Objection Procedures Order. IF NO RESPONSES TO THE FORTY-FIFTH OMNIBUS CLAIMS OBJECTION ARE TIMELY FILED AND SERVED IN ACCORDANCE WITH THE PROCEDURES SET FORTH HEREIN AND IN THE CLAIMS OBJECTION PROCEDURES ORDER, THE BANKRUPTCY COURT MAY ENTER AN ORDER SUSTAINING THE FORTY-FIFTH OMNIBUS CLAIMS OBJECTION WITHOUT FURTHER NOTICE OTHER THAN NOTICE OF THE ENTRY OF SUCH AN ORDER AS PROVIDED IN THE CLAIMS OBJECTION PROCEDURES ORDER. Thus, your failure to respond may forever bar you from sustaining an Administrative Claim against the Reorganized Debtors.

Dated: New York, New York
February 12, 2010

Hearing Date And Time: March 18, 2010 at 10:00 a.m. (prevailing Eastern time)
Response Date And Time: March 11, 2010 at 4:00 p.m. (prevailing Eastern time)

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP
155 North Wacker Drive
Chicago, Illinois 60606
John Wm. Butler, Jr.
John K. Lyons
Ron E. Meisler

- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP
Four Times Square
New York, New York 10036
Kayalyn A. Marafioti

Attorneys for DPH Holdings Corp., et al.,
Reorganized Debtors

DPH Holdings Corp. Legal Information Hotline:
Toll Free: (800) 718-5305
International: (248) 813-2698

DPH Holdings Corp. Legal Information Website:
<http://www.dphholdingsdocket.com>

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

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	:	
In re	:	Chapter 11
	:	
DPH HOLDINGS CORP., <u>et al.</u> ,	:	Case No. 05-44481 (RDD)
	:	
	:	(Jointly Administered)
Reorganized Debtors.	:	
-----	x	

REORGANIZED DEBTORS' FORTY-FIFTH OMNIBUS OBJECTION PURSUANT TO
11 U.S.C. § 503(b) AND FED. R. BANKR. P. 3007 TO (I) EXPUNGE CERTAIN
ADMINISTRATIVE EXPENSE (A) SEVERANCE CLAIMS, (B) BOOKS AND RECORDS
CLAIMS, (C) DUPLICATE CLAIMS, (D) PENSION AND BENEFIT CLAIMS, AND (E)
TRANSFERRED WORKERS' COMPENSATION CLAIMS, (II) MODIFY AND ALLOW
CERTAIN ADMINISTRATIVE EXPENSE SEVERANCE CLAIMS, AND (III) ALLOW
CERTAIN ADMINISTRATIVE EXPENSE SEVERANCE CLAIMS

("FORTY-FIFTH OMNIBUS CLAIMS OBJECTION")

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

-----X
In re : Chapter 11
DELPHI CORPORATION, et al. : Case No. 05-44481 (RDD)
Debtors. : (Jointly Administered)
-----X

ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 2002(m),
3007, 7016, 7026, 9006, 9007, AND 9014 ESTABLISHING (I) DATES FOR
HEARINGS REGARDING OBJECTIONS TO CLAIMS AND (II) CERTAIN
NOTICES AND PROCEDURES GOVERNING OBJECTIONS TO CLAIMS

("CLAIM OBJECTION PROCEDURES ORDER")

Upon the Motion For Order Pursuant To 11 U.S.C. §§ 502(b) And 502(c) And
Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For
Hearings Regarding Disallowance Or Estimation Of Claims And (ii) Certain Notices And
Procedures Governing Hearings Regarding Disallowance Or Estimation Of Claims, dated
October 31, 2006 (the "Motion"), of Delphi Corporation and certain of its subsidiaries and
affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the
"Debtors"); and upon the objections to the Motion and the record of the hearing held on the
Motion; and after due deliberation thereon; and good and sufficient cause appearing therefor,

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

-----X	
In re	: Chapter 11
DELPHI CORPORATION, <u>et al.</u> ,	: Case No. 05-44481 (RDD)
Debtors.	: (Jointly Administered)
-----X	

ORDER PURSUANT TO 11 U.S.C. §§ 105(a) AND 503(b) AUTHORIZING
DEBTORS TO APPLY CLAIMS OBJECTION PROCEDURES TO
ADDRESS CONTESTED ADMINISTRATIVE EXPENSE CLAIMS

("ORDER AUTHORIZING USE OF ADMINISTRATIVE CLAIM OBJECTION PROCEDURES")

Upon the motion (the "Motion"), dated July 31, 2009, of Delphi Corporation (now known as DPH Holdings Corp.) and certain of its subsidiaries and affiliates, former debtors and debtors-in-possession in the above-captioned cases (collectively, the "Reorganized Debtors"), for entry of an order authorizing the Reorganized Debtors to apply the claims objection procedures set forth in the Order Pursuant To 11 U.S.C. §§ 502(b) And 502(c) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Disallowance Or Estimation Of Claims And (ii) Certain Notices And Procedures Governing Hearings Regarding Disallowance Or Estimation Of Claims on December 6, 2006 (the "Claim Objection Procedures Order") (Docket No. 6089) to contested administrative expense claims; and upon the record of the August 20, 2009 hearing held on the Motion; and counsel for the Reorganized Debtors having represented that GM Components¹ and DIP Holdco

¹ Capitalized terms used and not otherwise defined herein shall have the meanings ascribed to them in the Motion.

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300 Duane St. 4th Fl. 18

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City, State, ZIP+4

White Plains, New York 10601-4140

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 United States Bankruptcy Court
 300 Duane Street, 4th Fl
 White Plains, New York
 10601-4140

2. Article Number

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1. Article Addressed to:

Skadden, Arps, Slate, Meagher & Flom LLP
Attn: John B. Lutz / John Lyons / Ken Meade
155 North Wacker Drive
Chicago, Illinois 60606

2. Article Number

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☐ Agent☐ Addressee

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C. Date of Delivery

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 DPH Holding Corp.
 Attn: President
 Street, Apt. No.,
 or PO Box No. 5725 Kelpi Drive
 City, State, ZIP+4 Troy Michigan 48098

PS Form 3801, August 2006

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DPH Holding Corp
 Attn: President
 5725 Kelpi Drive
 Troy Michigan 48098

2. Article Number

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COMPLETE THIS SECTION ON DELIVERY**A. Signature****X**☐ Agent☐ Addressee**B. Received by (Printed Name)****C. Date of Delivery****D. Is delivery address different from item 1? ☐ Yes**If YES, enter delivery address below: ☐ No**3. Service Type**☐ Certified Mail☐ Express Mail☐ Registered☐ Return Receipt for Merchandise☐ Insured Mail☐ C.O.D.**4. Restricted Delivery? (Extra Fee)**☐ Yes